

# THE MANCHESTER MACHINE CO.

MIDDLE TOWN · OHIO 45042



06916  
February 13, 1969

PO 13635

Hollingsworth & Vose Company  
112 Washington Street  
East Walpole, Massachusetts 02032

ATTENTION: Mr. David R. Smith  
Director of Engineering

SUBJECT: SUCTION TAIL ROLL  
NO. 3 MACHINE  
YOUR PURCHASE ORDER 13635  
OUR FACTORY ORDER 3252-300

Gentlemen:

In response to your request to Mr. Don Mayo, we are pleased to revise our quotation as follows:

#### SUCTION TAIL ROLL INSTALLATION

#### SUCTION TAIL ROLL

One (1) 30 inch diameter by 124 inch drilled face bronze shell Manchester suction tail roll as outlined in our quotation of January 3, 1968.

#### RAISE BLOCKS

One (1) pair of approximately 6 inch high raise blocks. The tending side block will be of aluminum and the drive side block will be of cast iron.

#### DRIVE EQUIPMENT

One (1) approximately 19 inch mean diameter by 20 inch face solid cast iron taper cone pulley for a 3-7/16 inch diameter shaft.



MEMBER

# AND THE PUPILS ARE GOING HOME

BY: ROBERT L. HARRIS, JR.

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DRIVE EQUIPMENT (cont'd)

One (1) 3-7/16 inch diameter by 7 foot long indrive shaft  
with one (1) full flex coupling.  
PRICE TWO (2) 3/10/69 884 ----- \$ 20,365.00 lot

DRIVE SUPPORT

One (1) approximately 80 inch high fabricated steel drive support stand complete with two (2) 3-7/16 inch bore Dodge special duty pillow block bearings. The support will be of box section construction with tie beam to attach to your tail roll support stands.

PRICE ----- \$ 2,000.00

CROSS TIE

One (1) approximately 130 inch long frame cross tie constructed of 4 inch standard steel pipe with pre-drilled end flanges.

PRICE ----- \$ 185.00

VACUUM EQUIPMENT

For the suction tail roll we would furnish the following vacuum equipment:

One (1) Nash CL-3002 vacuum pump.  
One (1) 125 horsepower encapsulated pump drive motor.  
One (1) V-belt drive arrangement.  
One (1) carbon steel separator tank.  
One (1) 3 CMCV Buffalo water removal pump with direct coupled 5 horsepower drive motor.

PRICE ----- \$ 13,446.00 lot

MOTORIZED BELT SHIFTER

One (1) electric belt shifter mechanism same as we supplied on your P.O. 6665, our F.O. 0289-301. This shifter will be complete with reversing starter and zero speed limit switch with V-belt drive arrangement.

PRICE ----- \$ 1,675.00

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## ANSWERING THE CHALLENGE

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F. O. B.	-----	Shipping Points
TERMS	-----	Net 30 Days
SHIPMENT	-----	July 15, 1969

A copy of Manchester's standard selling conditions is attached hereto and made a part of this quotation.

We are proceeding on the basis of this letter. Should you have any changes, please advise at once.

Very truly yours,

THE MANCHESTER MACHINE CO.



Paul Tincher  
Sales Correspondent

csb  
Attach.

cc: Mr. D. E. Mayo

### Books Received

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THE MACHINERY COMPANY

### Geistes Gottesberge

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SELLING CONDITIONS  
ON EQUIPMENT MANUFACTURED BY  
THE MANCHESTER MACHINE CO.

1. ORDERS ACCEPTED BY SELLER SHALL BE DEEMED TO INCORPORATE THE PROVISIONS HEREOF. Prices are based upon the terms of the order and the provisions hereof and there are no other promises, terms, conditions, representations or warranties other than as specified in the order and herein. The provisions hereof shall be controlling in the event of a conflict with those of the order.
2. Delivery of goods f.o.b. carrier at point of shipment shall be deemed delivery thereof to Buyer.
3. Seller warrants that the equipment manufactured by it will be free from defects in workmanship and material under normal use and service for a period not in excess of twelve (12) months from date of initial operation or fifteen (15) months from date of shipment of equipment from point of shipment, whichever occurs first. Seller's sole liability by virtue of this warranty shall be limited to the repair or replacement of parts (f.o.b. point of shipment) demonstrated within said period to Seller's satisfaction to be defective as said. SELLER MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, AND ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE WHICH EXCEED THE ABOVE OBLIGATION ARE HEREBY DISCLAIMED BY SELLER AND EXCLUDED. In no event will Seller be liable for consequential damages, loss, expense or personal injury arising in connection with use, or inability to use, the equipment. Any action for breach of the warranty contained herein or other action under the orders accepted by Seller must be commenced within one year after such cause of action arises.
4. Buyer shall use and shall require its employees to use all safety devices, guards, and proper safe operating procedures as set forth in manuals and instruction sheets furnished by Seller. Buyer shall not remove or modify any such device or guard or warning sign. Buyer shall not permit any person other than required operating personnel to remain within ten feet of any equipment manufactured or supplied by Seller during operation thereof. If Buyer fails to strictly observe each and every one of the obligations set forth in this paragraph with regard to any of Seller's equipment, Buyer agrees to indemnify and save Seller harmless from any liability or obligation incurred by Seller to persons injured directly or indirectly in connection with the operation of such equipment. Buyer shall notify Seller promptly, and in any event within 30 days, of any accident or malfunction involving Seller's products which results in personal injury or damage to property and shall cooperate fully with Seller in investigating and determining the cause of such accident or malfunction. In the event that Buyer fails to give such notice to Seller and so cooperate, Buyer agrees to indemnify and save Seller harmless from any claims arising from such accident or malfunction.
5. If Seller is notified promptly in writing of all claims and/or legal actions brought against the Buyer for patent infringement based on the equipment specified herein, Seller at its own expense shall defend the Buyer against any such action and shall indemnify the Buyer against any damages awarded therein by a court of last resort, to the extent that such action and damages are based upon the condition that said equipment constitutes infringement of the patent of another. Seller reserves the right at any time, at its own expense, either to replace or modify infringing parts of the equipment so that it becomes non-infringing, but with reasonably equal effect.
6. Buyer agrees to hold Seller safe and harmless in any infringement suit arising over the use to which Buyer puts any goods purchased from Seller and/or over the design and construction of any goods made in accordance with Buyer's design in whole or in part.
7. In no event shall Seller be liable for anticipated profits or for indirect, special or consequential damages for any cause arising out of or in connection with this transaction or the equipment supplied herein.
8. Seller shall not be liable for defaults or delays resulting from causes beyond the Seller's control, including but not limited to wars, fires, floods, strikes, casualties, accidents, restraints affecting transportation or credit, blackouts, accidents, insurrections, governmental interference or regulations, riots, embargoes, short or reduced supplies of fuel, or inability to obtain necessary labor, materials or manufacturing facilities.
9. Buyer's financial condition shall remain satisfactory to Seller; and, if not, Buyer immediately shall pay or secure Buyer's account to Seller's satisfaction. Payments upon deliveries delayed by Buyer immediately shall become due and payable, based upon the Seller's estimate of the order's percentage of completion. Deliveries delayed by Buyer shall be at Buyer's sole risk and expense.
10. All taxes imposed upon the equipment supplied herein or upon the Buyer or Seller by reason of manufacture, delivery, purchase or sale thereof, shall be paid by the Buyer.